

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF NEW YORK

REBECCA LAREW,

Plaintiff,

-v-

5:12-CV-384

ANDREW LAREW; TONY FIORITO; JOHN
FUNICIELLO; CHRISTINE WOJCIK; ALAN
DOYLE; CHARLES SANGSTER; JOHN
SHANNON; PAULA DECKMAN; CENTRAL
NEW YORK ASSOCIATES, LLC; ATRIUM
ASSOCIATES, LLC; 224 HARRISON
ASSOCIATES, LLC; ARMORY ASSOCIATES,
LLC; 65-35 QUEENS ASSOCIATE, LLC; 460
NORTH FRANKLYN STREET ASSOCIATES,
LLC; 1401 ERIE BOULEVARD EAST, LLC;
VINEGAR HILL, LLC; BRITTONFIELD
ASSOCIATES, LLC; SOUNDVIEW REAL
ESTATE PARTNERS; and LAREW, DOYLE
& ASSOCIATES, LLC,

Defendants.

APPEARANCES:

OF COUNSEL:

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GAIL L. RITZERT, ESQ.

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DAVID N. HURD
United States District Judge

ORDER

The defendants have moved, pursuant to Federal Rule of Civil Procedure 12(b)(6), to
dismiss the complaint. Upon review of all submissions, there is no basis in fact or in law for

any of plaintiff's claims. In fact, most, if not all, of the claims are frivolous and do not require any detailed analysis.

Therefore, it is

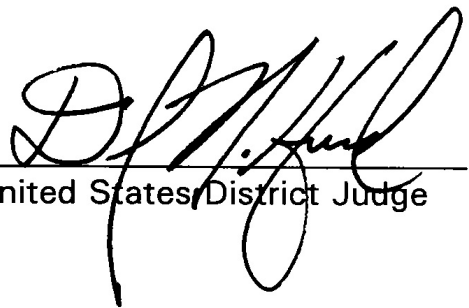
ORDERED that

1. The defendants' motions to dismiss are GRANTED; and
2. The complaint is DISMISSED in its entirety with prejudice.

IT IS SO ORDERED.

The Clerk of the Court is directed to enter judgment accordingly and close the file.

Dated: November 19, 2012
Utica, New York.


United States District Judge